Hon. Ronald B. Leighton UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA SEAN WILSON, individually and on behalf of No. 18-cv-05276-RBL all others similarly situated, **DECLARATION OF TODD LOGAN** Plaintiff, ν . HUUUGE, INC., a Delaware corporation. Defendant. DECLARATION OF TODD LOGAN No. 18-cv-05276-RBL- 1

1	I, Todd Logan, pursuant to 28 U.S.C. § 1746, declare as follows:
2	1. I am an attorney at Edelson PC, which has been retained to represent
3	Plaintiff Sean Wilson in the above-captioned matter. I am entering this declaration in support
4	Plaintiff's Motion for Temporary Restraining Order.
5	2. I have personal knowledge of the matters stated herein and, if called upon
6	I could and would competently testify thereto.
7	3. In the Big Fish litigation, the parties met and conferred before the
8	Defendants broadcasted to Big Fish users an 800-number that could be used to contact plaintiff
9	counsel about that case.
10	4. While the parties in <i>Big Fish</i> ultimately could not agree on the language
11	be used in a pop-up, the Defendants used an 800-number supplied by plaintiffs' counsel, which
12	was set up as a dedicated line to receive calls about the Big Fish litigation.
13	5. After ordering the new 1-800 number from a vendor, it took eight (8) day
14	for that vendor to activate the line. Thereafter, we had to configure that number to a line
15	Plaintiff's counsel's office, record a voicemail script, test the line, and train staff to respond
16	calls.
17	6. Proper testing of the new 1-800 number proved critical, as it revealed that
18	for some reason, calls from phones on the Verizon network were not coming through, an issue the
19	took additional time to address and solve with the vendor of the 1-800 number.
20	
21	I declare under the penalty of perjury that the foregoing is true and correct.
22	
23	Executed on this 2nd day of April, 2020 at Incline Village, Nevada.
24	
25	
26	/s/ Todd Logan
27	

DECLARATION OF TODD LOGAN No. 18-cv-05276-RBL- 2